E UNION AND DISPAT

VOLEXXXIII

NASHVILLE, TENNESSEE, WEDNESDAY, NOVEMBER 28, 1866.

during last week. Ristori has made about \$100,000 since her arri-

val in this country. Most of the clergymen in Norwich, Council have

signed a circular protesting against the practice of having fonerals on the Sabbath. Fort Rawlings, just below Vicksburg, is to be

demolished, by order of Gen. Grant. Ittook two thousand men sixty days to erect the works. The cotton frauds, as evolved in the investigation by the Retrenchment Committee, are assuming prodigious proportions.

Fifteen steamers left New York on Saturday

for various foreign and domestic ports, carrying freight valued at six and a half millions of dol-Fears are entertained in New Orleans of

financial and commercial crisis, owing to the failure in the estimated cotton crop and the scarcity of money. In 1865 the total value of property assessed in New Orleans was \$38,788,830. For the present

year the assemed value is \$126,574,765-an increase of near \$28,000,000. Treasurer Spinner, on the 23d inst,, received

who signs himself "Repentant," says, "justly

belongs to the Government."

with four men who had lately arrived from Irethem he should never be seen again in the office. delay in the sailing of the first de-

At West Plans. Howell county, Missouri, the tanham The total number of immigrants who passed

through Columbus, Ohio, last week was 1,040. Of this number 425 will settle in Ohio. The reto Missouri and Illinois.

General Sherman and Minister Campbell were received with marked attention by the authorities. It was understood that they would remain n Havana one week.

The Marquis de Montholon, the French Minister at Washington, is said to have received a dispatch last week, from Maximilian, acnouncing his intention to abdicate the throne of Mexithis morning. abdication is now already in the hands of Marshal Bazaine, the temporary Regent.

he day it appeared, and the next morning the pared last evening. A large detach nited States. The people of the lower pro- Ireland. inces rather favor the idea of annexation, and The London Times of this evening, hould it be put upon a fair basis and submitted. Chief Stephens will soon arrive at the atified by a large majority.

A bill has been prepared by a leading Conressman, providing that an officer on trial uner impeachment, shall be suspended from exreising the functions of his office during the rial; and whether anything is done toward imeaching the President or not, it is probable hat action will be had upon this bill with a view settling a disputed point of law.

A silk manufactory is to be established at San ose, California. Twenty-five acres of ground ave been given to the proprietors, upon which sey propose at once to creet buildings for the anufactory and for the workmen. These will mostly German and French. The Cal'fornia apers urge the raising of mulberry trees and

A law, completely reorganizing the Treasury epartment, has been prepared with great care, d will be pressed upon Congress at an early ay. Mr. McCulloch will use all his influence to cure its passage. Its effect will be in a great casure to diminish the use made of the Departent to further political ends, and will very aterially increase the efficiency of alloits

A Washington dispatch says : "The feading epublican Contressmen are maturing a planthe government of the Southern States, in ew of the probable indefinite delay of the option of the constitutional amendment by the e insurrectionary States. It provides for the ecution of existing and prospective laws of ngress, independently of respective State or deral Executives. It is the old territorial an, modified to meet existing circumstances." The Presbyterian General Assembly at Memis, had a long and interesting debate on Mony, on the relation of the freedmen to the urch, and finally decided by a unanimous vote at they should be received into full fellowable th the church, and on equal grounds as brothin Christ. The assembly adjourned yesterto convene in Nashville next year.

t is stated that two suits have been con need in the Supreme Court in New York ement, the damages being laid at \$100,000, with fraudulent conversion of property, the nages laid at \$00,000. Lester, it may be reded the permit and imprisoned him.

NEWS OF THE DAY, ham Young is about to retire temporarily from driven away from their homes by the Inhis capital, and take up his abode on a planta- dians. tion owned by him, some sixty miles south of Salt Lake City, leaving the reins of government in the hands of his son, Brigham junior. It is said that a full council of elders have advised this step, preferring that the successor of their patriarch shall be inducted into the affairs of State, and his shillity to wield the scepter tested. before the death of his father shall render final any step which may be adopted in regard to the

> read or who have property is dismissing the question from our political issues. We lose that he joined the Southern army. The Treassdvantage and at the same time add to the Union political strength of the South only a small percentage of the negroes. If, upon granting impurisal suffrage, a State resumes her sovereignty, it would be for South Carolina to say how fast her negro population shall learn to

read, shall acquire property or own land."

The Circinnati Commercial's Washington correspondent telegraphs that the following is the true state of the Franco-Mexican question, as Treasurer Spinner, on the 23d inst., received ascertained from responsible authority: About a communication from Louisville, Kentucky, the middle of October the French Minister of enclosing one hundred dollars, which the writer. State addressed this government, proposing a change in the programme agreed on in June last, between the American Minister and A collision occurred near Detroit on Friday Dronyn de l'Huys, for the evacuation of the evening, between the steamers Lac La Belle and Prench troops from Mexico. Instead of remove Milwaukee, in which the former was sunk. Two ing them in detachments, commencing in No-Milwaukee, in which the former was sunk. Awo lives were lost. The steamer was valued at \$120,000, and insured for \$80,000.

James Stephens has disappeared. He left his office in New York a few days ago, in company office in New York a few days ago, in company with four men who had lately arrived from Ire- it adhered to the original understanding made land. He took leave of his friends, assuring in June and hoped that there would be no

ont during the present month. On other day, owing to a quarrel about a homestead Monday last the Marquis de Montholon commusuit, a man named Baker killed John Finlay nicated to Mr. Seward a disputch from his govand his wife, and Mrs. Cousins, sister of Mrs. ernment intimating that Napoleon desired more time for a general evacuation, and proposing to defer it for four months. The President, after due consideration with the Cabinet, directed Mr Seward to reply to the French Minister that this mainder were bound for other States, most going government saw no good reason for accepting mainder were bound fargables alsales, most going to Missouri and Hillingols.

The Canadian artherities have received information that Stephenes sense the rentellor livelable and the property of the control of the sense of the se

Antwerp, of this date, reports the market for petroleum inactive at 58f@58]f per 100 kelos, showing a decline since last report of 1602f.

HAVRE, Nov. 27, noon .- The Transatlantic Company's steamer which left New York on the 17th inst, for this port, arrived

troubles have assumed considerable impor-The letter of Scoretary McCulloch, in regard break has taken place. Three regiments the redemption of the Five-twenty bonds in of national troops were ordered to Ireland been attacked, and some passengers murrold, was telegraphed substantially to England yesterday, and transports were being pre-London Times had an editorial on the subject. | of men were also sent to Queenstown on

> The Globe hints that more serious troubles with the United States is really at

the bottom of the Fenian outbreak. LONDON, Nov. 27. A telegram wa ceived yesterday from Washington, by United States Minister at Paris. It is be-lieved that it relates to the Mexican ques-carrying on what was held to be an unlaw-

viewed the Alabama case. A cabinet meeting will soon be held, when the case will receive the consideration which its importance deserves.

By Steamer, New York, Nov. 27.—The steamer Nova Scotia from Liverpool the 17th, and Queenstown the 18th, has arrived. The London Morning Herald advocates. the consideration of the pending questions

between the United States and Great Brit-

ain, even by arbitration.

The London Times says Her Majesty overnment contemplates to impower Commissioner to inquire into the operation of the neutrality laws, and to report on the possibility of amending them so as to bring them into more complete conformity with international obligations. This inquiry will not preclude future steps with regard to the adjustment of the Alabama claims, which are still under consideration by the Government, and must be entertained on their own merits.

Much damage has been done by a flood

in Lancastershire. FROM TEXAS.

New York, Nov. 27.-The World's Ballumber fast enough to provide shelter for the new comers.

North during the late war, but Butler disre- once taken, were never returned.

FROM WASHINGTON,

New York, Nov. 28 .- The Post's Wash ington special says prominent Northern men have urged Secretary McCulloch to recommend to Congress a reduction of the tax on cotton.

Washington, Nov. 27.—Ex-Rebei Gen. Ed. Johnson having been recently Wendell Phillips delivered an oration in Philips delivered an the United States army in 1861, just before

urer refused. The Government has in its Treasury about \$100,000,000 in gold and certificates

of about \$22,000,000. There was no Cabinet meeting to-day. The heads of the departments, however, are attending singly at the Executive office in the order that they are sent for by the President. No other visitors are received by the President.

Judge Whitaker, of New Orleans, who has been in this city for some days, on an important mission looking to a flow of capi-tal Southward, has succeeded to his entire satisfaction, having conferred freely with Northern gentlemen now here. He leaves to-marrow for home, to urge upon the South an agitation of their industrial interests instead of political questions.

Suspension Bridge at Cincinnati. GENCINEATS, Nov. 27 .- The great susension bridge over the Ohio river at Cinmusti, two thousand two hundred and lifty-two feet long, will be opened to pedestrians on Saturday, December 1st, with appropriate ceremonies. It is the largest single-span bridge in the world, costing two millions of dollars. The railway track laid over it spans from centre to centre of the towers, a distance of one thousand and fifty-seven feet.

A project is on foot to supply Cincinnati with pure water from the Little Miami

he will teach a like time after leaving the University, A number of propositions incouraging immigration are before the Georgia Legislature. Among these is one to repeal laws prohibiting aliens from holding real estate.

Indian Troubles.

New York, Nov. 27.—The World's Chicago special says that the Sioux City Journal has news that the Indians are betance, and it is feared that a serious outs coming troublesome along the river above that point. Several boats of miners have dered.

Another account says that three men were murdered recently near Fort Sully by A meeting is called at Montreal, Causas, for the steamer Plymouth. A gusboat has been ordered to sail for Queenstown. Very Medical from annexation with the much alarm is felt at Cork, and throughout borhood of Dacotah.

A World's Boston special says: There is

a growing dissaffection in regard to the working of the revenue system. A casewas brought on in the Circuit Court to-day, in which a party had been indicted for sell ing liquor without a United States license. The plea of defendant was that the Court ful business. The Court ordered that the The Morning Herald to-day says that arguments be submitted in writing to the United States Minister Adams has re-Supreme Court, the Judges of the Circuit being unable to agree on the question.

The Fenian Prisoners. TORONTO, C. W., Nov. 27 .- No decision

has been given in the Court of Queen's Bench or Common Pleas to-day as to granting the rule for new trials applied for by the Counsel for Ferians under sentence of death.
It is rumored that the heavy concentration of froops to this city is about to commence, in view of the near approach of the 13th of December, the day fixed for the execution of Fenians.

Gold Discoveries

San Francisco, Nov. 26 .- Placerville, Cal., dispatches yesterday announce the discovery of a rich gold bearing quartz in a ledge near that place. One thousand dollars worth loose gold was picked up near the surface.

Mining stocks, Saturday, closed firme is

SEVERAL of the Northern conservative ournals are expressing apprehensions as to the objects and purposes of the organi. zation known as the "Army of the Republic." It is, so far as we can learn, a setimore special says: The New Orleans cret military organization, with partisan papers received this afternoon contain later political designs. The resolutions adopted dates from Texas. Large numbers of emi-grants were pouring into the interior of the in the Union and Disparch of the 25th, State. A portion of them were of foreign shows their political character. The call Arkansas and Missouri. The influx had for the convention, published a few weeks ninst Gen. Butler, in which John H. Lester, a caused buildings to become very scarce, and ago in the Union and American, shows ident of this city, charges him with false im- in Rush county it was impossible to get out the military character of the body. The the military character of the body. The question which gives rise to the fears expressed its first reading, and on motion of the pressed at the military character of the body. The question which gives rise to the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading, and on motion of the fears expressed its first reading.

Sec. 3d. This set shall take effect from and after its passage.

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In the federal troops stationed at which gives rise to the fears expressed.

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House of Representatives. The House was called to order at 10 o'clock, Speaker Heiskell in the Chair.

Mr. Colville, member elect from Warren county, was qualified and took his seak.

The credentials of Mr. Ledbetter, member lect from Williamson, Lewis and Maury, were presented, and referred to the Committee on Elections.

Mr. Woodcock offered a resolution authori-ing the Comptroller, to issue his warrant to N. Love for seventy-two dolfars, for damages aus-sined by the alleged negligence of the Receiver the Edgefield and Kentucky Railroad, said an to be deducted from the carnings of said ad. The resolution was accompanied by a pe-lion. Referred to the Committee on the Judi-

Mr. Clements introduced a resolution solicities Congress to pass a law forming an independent judiciary; to act between the the State and daral authorities as common judge. Referred the Judiciary Committee.

The following is the resolution:
Whereas, the people are possessed of a local red universal interest, each of which is sovereign in its sphere, and of a constitution and a law-mixing power—the constitution—making power being to separate these principles of interests one from the other, and the faw-making power to do what is necessary to protect and develop them;

bereas, they have established two powers to be teet these two sovereign interests—a State power to protect and develop the local, and a batted States power to protect and develop the authorizant: these two powers being positive and so areign, neither in right can be made to be a common and disinterested tribunal to stand between itself and the other. Past events having proven the incompetency of the Supreme Court of the United States to act in the capacity of a common judge between the States and the United States, an independent and disinterested indicater, the exponent of the constitution-making power, to be composed of twelve members, the balls elected by the people of their representative from one of twelve districts composing the United States, should be placed in the political values between the local and universal interests to be a common and disinterested judge to situated all differences that might arise between these it therefore.

Resolved, That Congress, the Senate through bereas, they have established two powers to

of therefore, Resolved, That Congress, the Senate through President, and the House through its Speaker, a work hereby requested to appoint a comittee whose duty it shall be to prepare and my before their respective bodies, and that of the best such measures as may be necessary emable the States, through their Legislatures, the people in conventions, to amend the contains, so that the people who have two increases, a local and universal, and have establed the powers to protect these two interests. Shall be power to protect the local, and a United States power to protect the local, and a United States power to protect the universal, may be maked to establish an independent negative power to stand between these two sovereign ossilive powers, to act as their common judge.

hishest number of votes.

Mr. Davidson emphatically claimed that he was nested to the seat, as he was legally elected. Besides, Grares had been in the robel army in the mark part of the war.

The pubers in the case were referred to the Committee on Elections.

Adjourned until two o'clock.

Mr. Thurnburgh, from the Committee on Klections reported in favor of the admission of Mr. Ledtester, member cleat from Lewis, Wil-lianzon and Maury. The report was adopted, and Mr. Ledtester was qualified and took his

and Mr. Ledbetter was qualified and took his sent.

Mr Bries introduced a bill to repeal the law passed on the 26th inst. defining the qualifications of jurous. In connection with its introduction, he explained that the law as now in use would in certain criminal cases in Davidson county, absented prevent the paneling of juries; and as in other counties. Passed and referred to Judiciary Committee.

Senate bill to expedite the distribution of the effects of the banks which have made or may make assimments among their creditors, came up on its third reading. After those sections referring to the Bank of Tennessee had been stricken set, passed third reading.

Senate bill to make a suitable disposition of the Hermitage property, passed second reading.

the Hermitege property, passed second reading.

Tuesday, Nov. 27, 1996.—The Senate met pur-suent to accourament. Mr. Speaker Friersen in the chair.

The roll was called and fifteen mombers answered to their names.

The speaker directed the door-keeper to procure the attendance of absent members. The speaker directed the door-keeper to precure the attendance of absent members.

Messes, mence, Bosson and Senter came in and their mames were called.

A quorum being present, the minutes of the last meeting were read and approved.

Mr. Bosson presented a petition from a number of citizens of the State, and also concurred in by the lady managers of the Nashville Orphan Asylum, praying for the establishment of a State Orphan's Asylum, for the benefit of the orphan children in the sweet condition of the State, the said counties to have the right to send children to the Urphan's Home, in proportion to the respective populations of each. The Managers of the Nashville Protestant Orphan Asylum pledge themselves, in case this institution be established by the State, to blend their interests, which amount to some \$15,000 to \$20,000 with the same.

tablished by the State, to blend their interests, which amount to some \$15,000 to \$20,000 with the same.

On action of Mr. Nelson, the petition was transmitted to the House, and the subject matter of the same referred to the Committee on Finance and Have and Means.

The Committee on Corporations reported in favor of the passes of House bill No. 572, with an amendment.

The Commits on new Counties and county lines, reported in favor of the passage of House bills No. 582, with an amendment.

All Senier are said Sonate bill No. 482, to establish the Tenth Chancers Division of the State, which passed its first reading.

Mr. Bosson presented Senate bill No. 446, to provide a home for orphans, and to incorporate the managers of the Tennessee Orphan's Home, which was passed on its first reading, and on motion of the Nelson, was referred to the Committee on Finance, Ways and Means.

Mr. Bosson presented Senate bill No. 441, as follows:

Sections is the Renated By the General As-

follows:
SECTION 181. Be it enacted, By the General Assembly of the State of Tonnessee. That the Treasurer of the State, as superintendent of public instruction, be, and he is hereby directed, to dispose of the School Fund in his hands, known as 7-30s, amounting to \$618,000, and invest the proceeds thereof in the bonds of the State of Tonnessee.

Tennessee.

SEC. 2nd. Be it further enacted: That when the School Fund is reinvested, as provided by the first section of this act, it shall be the duty of the Treasurer, as apperintendent of public instruction, to invest the interest of all bonds held by him, as School Fund bonds.

Sec. 2d. This set shall take effect from and

tary of State to report to the Senate the number of persons registered under the present Franchise law, which laid over from yesterday was taken up.

After considerable discussion, Mr. Powell moved to lay the resolution on the table, which motion was carried by ayes 11, noce 7.

Senate resolution No. 10, laid over under the rule, was taken up.

Mr. Hall moved to amend by inserting the word "roquest" instead of "require," which amendment was lost.

The resolution was then adopted by ayes 10, noce 9.

The resolution was then adopted by ayes 10, noes 9.

Mr. Smith presented the certificates of the Sheriffs of Dekalb and of Wilson counties, in regard to the election for Senator in these counties, showing a majority of the votes cast to have been for Mr. Clarke.

On motion of Mr. Cate, the communications were referred to the Committee on Elections.

On motion of Mr. Senter, the vote rejections senate bill No. 364 was recommidered. The bill was read, and the further consideration of the same postponed until to-morrow.

The hour for the consideration of Senate bill No. 393, to incorporate the National Bank of Tennessee, on motion of Mr. Smith the same was postponed to Friday at 11 o clock.

A number of House bills were passed on first reading.

R. S. STANFORD,
State Treas'r and Supt. Pub. Bus On motion of Mr. Nelson, the report was re-ferred to the Finance Committee, with instruc-tions to report a bill if necessary. On motion of Mr. Hall the Sonate adjourned until 2 r. m.

AFTERNOON SESSION. The Senate met at 2 o'clock, the Speaker in

the chair.

The Senate was principally engaged in considering and passing Serate bills on second reading. The Speaker presented a communication from Dr. J. M. Safford in answer to a resolution from the Senate.

On motion of Mr. Senter the communication was received, its convideration sportponed untito-morrow morning, and two hundred copies of the same ordered to be printed for the use of the

Edgefield and Kentucky Rallcoad-Change of Time. On and after Nov. 26. 1866, passenger trains on the Edgefield and Ken-

tucky Railroad will arrive at Nashville at 8:30 A. M., and depart at 4:55 r. M. how27-lw Yellow Pine Flooring, at low prices, corner of Crawford and North Summer sts.

Seasoned "opular Lumber, corner Crawford and North Summer streets ftf Building Lumber of all kinds, corner Crawford and North Summer streets.

Sie to Farnsworth & Clark's to get yoru Otton Gins insured. Office, corner of Union and Cherry streets. Ceda: Posts and Fencing Lumber,

corner of Crawford and North Summer streets. Iv you want the best CHEWING TOBACCO in the city, go to J. & L. Whorley's, No. 32 South hov20-1a Is you want the best MACCOBOY SNUFF.

go to J. & L. Whorley's, No. 32 South Market [nov20-lw I Just Received, a large assortment of Ladies' Dress Furs and Hats at LANDE & BRO. 's. 41 North College street. nov1-2m Wood! Wood!! Wood!!!-Seasoned Cord Wood for sale by Knight Bres., No. 49 Church

TOTAL OF BREEZE

THE best SMOKING TOBACCON and city care be had at J. & L. Whorley's, no. 82 South Market Go to Farusworth & Clark's to get your

Cotton Gins insured. Office, corner of Union and Cherry streets. [nov]6-1w EVERY housekeeper should provide a supply f thoroughly seasoned STOVE WOOD, cut in any lengths to suit, from Knight Broze, No. 49

Church street. nov1 White Pine Flooring manufactured in Knight Bro.'s, on Rolling Mill Hill, for sale at educed prices. Office, No. 49 Church street,

500,000 Building and Paving Brick can he had in lots to suit customers, by leaving KNIGHT BROS., No. 49 Church street. THE larged stock of TOBACCO and CIGARS. n the city is to be found at J.s & L. Whorley's, No. 32 South Market street. nov20-1w Selling Out !-On account of the dissolution of copartnership, the entire stock of goods at re-

G. Rice & Co.'s, 59 College street. net@l-lm For Rent-Building No. 43, Union street, be ween College and Cherry, now occupied as a shoe store by P. D. FULLER & Co. Possessorate given immediately. For terms, apply to P. D. France & Co., No. 42 Union street. nov16-tf

duced prices, at

ect21-tf

For Choice Groceries, Preserves, Jellies, Fresh Fruits, canned and bottled, Wines, Brandies and indeed any of the delicacies offered in the New York market, can be found at Torran's, Nos. 21 and 23 College street, Nashville.

An Irish or German Woman, well recommended, cap get a good home and fair wages, as a cook, washer and ironer, for a moderate sixed family, by immediate application at this Inov21-tf

To Consumptives.-The Advertiser, having been restored to health in a few weeks, by a very simple remedy, after having suffered several years with a severe lung affection, and that dread disease, Consumption—is anxious to make known to his fellow-sufferers the means of cure,

To all who desire it, he will send a copy of the prescription used, (free of charge), with the directions for preparing and using the same, which they will find a summ Cune you Consumption, ARTHMA, BRONGRITIS, &c. The only object of the advertiser in sending the Prescription, is to benefit the afflicted, and spread information which he conceives to be invaluable; and hopes every sufferer will try this remedy, as it will cost them nothing, and may prove a blessing.

Parties wishing the prescription, will please address Rev. EDWARD A. WILSON. Williamsburg, Kings county, New York. oot28-1y

present. | We are glad to see that our old riend, R. D. Bluns, has re-opened his business. at No. 15 North Cherry street, Mr. BLUMM was: a large loser by the great fire on Cedar street. We call the especial attention of his friends, and the public generally, to the fact of his having opened again. He is prepared to do engraving, stencil cutting, brands for whisky and flour barrels, seals for courts notaries, public, and all other descriptions of work in his vocation, at short notice, and in the very best and most thorough manner. Mr. BLUMM, owing to his misfortune, is peculiarly deserving of patronage, and we trust he may receive that patronage which his merits so well deserve. He will attend to the repairing of clocks and watches, as heretofore, to the entire satisfaction of all. hov8-lm

Public Sale .- On WEDNESDAY, NOV. 28 366, I will sell to the highest bidder, at Mrs. Jane Watkins', ten miles from Nashville, on the Lebanon Pike, just opposite the Hermitage, Household Furniture of every kind; Farming Implements, consisting of Carpenters' and Blacksmiths' Tools, Plows, hees, axes, etc.; Wagons and Harness. Also, some Mules, Cows, Hogs, and Stock generally. Terms exclusively cash W. E. WATKINS.

Public Sale-For Cash.-ONTHE THIRD

Апония Синатная & Со. R. B. CHEATHAM & Co.

100v2-3m Choice Groceries at Totten's, -Arrived at last, the following carefully selected and ighly prepared goods, which he is selling very lew for each, at wholesale and retail: Fresh canned fruits, green pens, corn, egg plumbs, green gages, shaker preserves, guava jelly, calves-feet jelly, Cox's gelatine, aerated crackers, dried plumbs, blackberries and currants, out meal sago, tapioca, satingloss starch, Java, Laguayra, Mocha, Maricabo and Rio coffees, Also, imporied and demestic wines and brandies, at W. W Totten's, 21 and 23 College street, Nashville.

For Attorney General-Elventh Judicial District. We are authorized to announce A. C. Hickey, Esq., as a condidate for Attorney General, for the Eleventh Judicial District, composed of the counties of Giles, Mareshall, Maury, Lawrence, Lewis and Hickman, nov13-td A Sure Pile Cure. Dz. Guszar School

Dot4-tf

established positively curse the worst cases of iles. Sent by mail on receipt of \$4. Circulars ree. Sold by Draggista, Agents wanted every where. Address J. B. Rowatse, Manuger, No. 75 Browleav, New York. gouse and Examine our fine stock of full and winter dress goods, shawls, cloaks, blankets boots and shoes, etc., etc., which is compelled to

be said by the first of January, on account of

dissolution of the firm.

FURNISHING GOODS.

Trunks, Valises, Bags, Etc., UM 28 Cherry Street.

men Shirts made to order and warranted to the dot7-of apu

SPECIAL NOTICE.

IN OBEDIENCE TO THE DECREE OF THE Chancery Court in the case of Boyd McNairy and others, vs. Asna McNairy and others, vs. Asna McNairy and others, notice is hereby given that the beldings upon the lots sold by me at Public Sals on November 18th, of the McNairy property, or Summer street, are opened, and will remain open until 12 o'clock on

Wednesday, November 28, 1866

The bid on Lots Nos. 4 and 5 will be started at \$335.50 per foot; on Lot No 3 at \$255 per foot and on Lot No. 2 at \$305 per foot.

The highest bidderfut the expiration of the time above named will be reported to the Court as the court has the purchaser, morron B. Howell, C. and M.